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8	DEPARTMENT, OFFICER JONATHAN ROBINSON and OFFICER PAUL AKE	
9		
10	UNITED STATES DISTRICT COURT	
11	DISTRICT OF NEVADA	
12	CAMILLE L. TAYLOR,	Case No.: 2:17-cv-01038-JCM-VCF
13	Plaintiff,	STIPULATION TO EXTEND
14	OFFICER J. ROBINSON, individually and in	DISCOVERY
15	his official capacity; OFFICER P. AKE, individually and in his official capacity; LAS	(First Request)
16	VEGAS METROPOLITAN POLICE DEPARTMENT; DOE OFFICERS I through X	
17	inclusive; ROES IX through XX, inclusive;	
18	Defendants.	
19		
20	IT IS HEREBY STIPULATED AND AGREED between the parties that the discovery	
21	cut-off date of February 5, 2018, be continued for a period of thirty (30) days up to and including	
22	March 7, 2018, for the purpose of allowing the parties to complete written discovery, retain and	
23	disclose expert witnesses, and take depositions of the parties.	
24	///	

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DISCOVERY COMPLETED TO DATE

Plaintiff and Defendants, LAS VEGAS METROPOLITAN POLICE DEPARTMENT, OFFICER JONATHAN ROBINSON and OFFICER PAUL AKE ("LVMPD Defendants") have exchanged their initial Rule 26(f) Disclosures.

LVMPD Defendants served their initial written discovery requests (Interrogatories, Requests for Admissions and Requests for Production of Documents) on Plaintiff. Plaintiff's responses were due October 30, 2017. No responses have been received. LVMPD Defendants then sent a letter to Plaintiff's counsel advising them that Plaintiff's discovery were past due, and voluntarily giving Plaintiff an additional ten (10) days to respond. Plaintiff's counsel then requested an additional few days to respond, which was granted. Plaintiff's responses are now due November 22, 2017.

DISCOVERY YET TO BE COMPLETED

Upon receipt of the responses to written discovery from Plaintiff, LVMPD Defendants intend to serve various third-party subpoenas. Plaintiff will serve written discovery on LVMPD Defendants. The parties will conduct several depositions of the individual parties and third parties. The parties will also disclose expert and rebuttal expert witnesses.

REASONS WHY REMAINING DISCOVERY HAS NOT BEEN COMPLETED

LVMPD Defendants have engaged in discovery by serving their initial written discovery requests on Plaintiff. The current deadline for parties to disclose expert witnesses is December 7, 2017. Plaintiff's responses to the initial written discovery are due November 22, 2017, less than three (3) weeks before the expert disclosure deadline. LVMPD Defendants are not able to obtain an expert report without documents from third-parties which must be subpoenaed. The subpoenas cannot be issued until LVMPD Defendants receive an executed medical authorization from Plaintiff, which was requested in LVMPD Defendants' initial written discovery requests to

Plaintiff. As such, the parties require additional time to continue discovery and provide the information to experts.

PROPOSED EXTENDED DEADLINES

Accordingly, it is hereby stipulated and respectfully requested that this Court enter an order as follows:

(A) Discovery Deadline.

8

That the current discovery cut-off date of February 5, 2017, be extended for a period of 8 thirty (30) days, up to and including March 7, 2017.

(B) Experts and Rebuttal Experts.

The parties, and each of them, shall disclose their experts to each other at least sixty (60) days before the discovery cut-off date, or by January 6, 2018. The parties, and each of them, shall disclose rebuttal experts at least thirty (30) days after the initial date for disclosure of experts, or by February 5, 2017.

(C) Dispositive Motions.

All pretrial motions, including but not limited to, discovery motions, motions to dismiss, motions for summary judgment, and all other dispositive motions shall be filed and served no later than thirty (30) days after the close of discovery, which is by April 6, 2018.

(D) Motions in Limine/Daubert Motions.

Under LR 16-3(b), any motions in limine, including Daubert type motions, shall be filed and served thirty (30) days prior to the commencement of Trial. Oppositions shall be filed and served and the motion submitted for decision fourteen (14) days thereafter. Reply briefs will be allowed only with leave of the Court.

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(E) Pretrial Order.

Pursuant to LR 26(1)(e)(5) the Joint Pretrial Order shall be filed with this Court no later than thirty (30) days after the date set for filing dispositive motions, which shall be by May 6, 2018, unless dispositive motions are filed, in which case the date for filing the Joint Pretrial Order shall be suspended until thirty (30) days after the decision on the dispositive motions or further order of this Court. The disclosures required by Fed. R. Civ. P. 26(a)(3) and any objections shall be included in the final pretrial order.

(F) Interim Status Report.

In accordance with LR 26-3, not later than sixty (60) days before the discovery cut-off, the parties shall submit an interim status report stating the time they estimate will be required for trial giving three (3) alternative available trial dates, and stating whether in the opinion of counsel who will try the case, trial will be eliminated or its length affected by substantive motions. The status report shall be signed by counsel for each party or the party, if appearing in *pro se*. The parties shall file the interim status report by January 6, 2018.

(G) Extensions or Modification of the Discovery Plan and Scheduling Order.

In accordance with LR 26-4, applications to extend any date set by the discovery plan, scheduling order, or other order must, in addition to satisfying the requirements of LR 6-1, be supported by a showing of good cause for the extension. All motions or stipulations to extend a deadline set forth in a discovery plan shall be received by the Court not later than twenty-one (21) days before the expiration of the subject deadline. A request made after the expiration of the subject deadline shall not be granted unless the movant demonstrates that the failure to set was the result of excusable neglect. Any motion or stipulation to extend a deadline or to reopen discovery shall include:

(a) A statement specifying the discovery completed;

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